## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA **SOUTHERN DIVISION**

LAYTHRON TILLIS, an individual	)
and ETHEL TILLIS, an individual,	)
PLAINTIFFS,	)
VS.	) 1:07CV78-WKW
CECIL E. CAMERON, an individual;	)
HERTZ CLAIMS MANAGEMENT, a	)
foreign corporation; THE HERTZ	)
CORPORATION, a foreign corporation;	)
HERTZ RENT-A-CAR, a foreign corpora-	)
tion,	)
	)
DEFENDANTS.	)

## STATEMENT REGARDING SETTLEMENT

The parties have conducted face-to-face settlement negotiations and believe that at this time settlement is premature. The Plaintiffs intend to conduct medical discovery prior to the discovery deadline and the parties will be in a better position to assess settlement at that point.

> /s/Thomas B. Albritton Thomas B. Albritton (ALB009) Attorney for Plaintiffs

OF COUNSEL: ALBRITTONS, CLIFTON, ALVERSON MOODY & BOWDEN, P.C. P.O. Box 880 Andalusia, AL 36420 (334)-222-3177 (334)-222-2696

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this date served a copy of the foregoing upon all counsel of record in this cause by electronic service if registered, and if not, then by regular U.S. Mail, postage prepaid, to the following on this, the 2nd day of June, 2008:

Mr. David W. Henderson HILL, HILL, CARTER, FRANCO, COLE & BLACK, P.C. Post Office Box 116 Montgomery, AL 36101-0116

Mr. Rainer Cotter MARSH, COTTER, & STEWART P.O. Box 310910 Enterprise, AL 36331

> /s/Thomas B. Albritton Of Counsel